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12	Attorneys for Defendant		
13	BARRÝ BONDS		
14 15			
16	I MITED STATES I	DISTRICT COURT	
17	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALLEORNIA		
18	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
19	SAN FRANCISCO DI VISION		
20	UNITED STATES OF AMERICA,)	Case No.: CR 07-0732 SI	
21	Plaintiffs,	DEFENDANT'S EXHIBIT LIST	
22	vs.	Trial Date: March 2, 2009	
23	BARRY LAMAR BONDS,	Hon: Susan Illston	
24	Defendants		
25)		
26	Pursuant to the Court's Order for Pretrie	al Preparation filed June 19, 2008, Defendant	
27	Barry I. Bonds respectfully submits a partial list of exhibits which Defendant may seek to		
28	admit at trial.		
	Defendant's Exhibit List	1	

1. All or parts of Grand Jury transcripts of the following individuals:

Exhibit	Description	Date
Number		
A	Jeff Novitzky GJT	10-16-2003
A-1	Jeff Novitzky GJT	02-05-2004
A-2	Jeff Novitzky GJT	02-12-2004
A-3	Jeff Novitzky GJT	03/10/05
A-4	Jeff Novitzky GJT	08/18/05
A-5	Jeff Novitzky GJT	09/08/05
A-6	Jeff Novitzky GJT	11/03/05
A-7	Jeff Novitzky GJT	06/29/06
A-8	Jeff Novitzky GJT	07/13/06
A-9	Jeff Novitzky GJT	07/27/06
A-10	Jeff Novitzky GJT	08/17/06
A-11	Jeff Novitzky GJT	09/07/06
A-12	Jeff Novitzky GJT	09/28/06
A-13	Jeff Novitzky GJT	11/02/06
A-14	Jeff Novitzky GJT	01/11/07
A-15	Jeff Novitzky GJT	10/11/07
A-16	Jeff Novitzky GJT	10/25/07
A-17	Jeff Novitzky GJT	11/08/07
A-18	Jeff Novitzky GJT	11/15/07
A-19	Jeff Novitzky GJT	03/27/08
A-20	Jeff Novitzky GJT	03/31/08
A-21	Jeff Novitzky GJT	04/01/08
A-22	Jeff Novitzky GJT	04/29/08

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A-23	Jeff Novitzky GJT	05/13/08
A-24	Jeff Novitzky GJT	11/13/08
A-25	Jeff Novitzky GJT	11/20/08
A-26	Jeff Novitzky GJT	12/04/08
В	Dr. Don Caitlin GJT	10/23/03
B-1	Dr. Don Caitlin GJT	06/29/06
С	Armando Rios GJT	11/20/03
D	Bobby Estelella GJT	11/20/03
E	Barry Bonds GJT	12/04/03
F	Benito Santiago GJT	12/04/03
F-1	Benito Santiago GJT	06/22/06
G	Bill Romanowski GJT	12-11-2003
Н	Gary Sheffield GJT	12-11-2003
I	Jason Giambi GJT	12-11-2003
J	Larry Izzo GJT	12-11-2003
K	Thomas Craig GJT	01-22-2004
L	Kimberly Bell GJT	03/17/05
M	Steve Hoskins GJT	03/16/06
N	Kathy Hoskins GJT	03/16/06
N-1	Kathy Hoskins SAR	02/22/06
O	Stan Conte GJT	04/27/06
P	Dr. Arthur Ting GJT	05/11/06
Q	James Valente GJT	05/25/06
R	Miguel Murphy GJT	06/08/06
S	Harvey Shields GJT	06/29/06
T	Larry Bowers GJT	06/29/06
U	Marvin Bernard GJT	07/06/06

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V	Brian Sabean GJT	09/21/06
W	Patrick Arnold GJT	10/05/06
X	Kelcey Dalton GJT	11/30/06
Y	Mark Letendre GJT	02/15/07
Z	Piret Aava GJT	02/22/07
AA	Dave Groeschner GJT	03/29/07

Because the Government already has these transcripts, the defense is not providing additional copies at this time but will do so upon request.

2. Reports of witness interviews:

Exhibit	Description	Date
Number		
C-1	Armando Rios SAR	09/30/03
D-1	Bobby Estelella SAR	10/12/07
E-1	Barry Bonds SAR	07/24/03
E-2	Barry Bonds SAR	08/13/03
E-3	Barry Bonds SAR	02/17/04
L-1	Kimberly Bell SAR	02/14/05
L-2	Kimberly Bell SAR	02/04/05
L-3	Kimberly Bell SAR	02/15/05
L-4	Kimberly Bell SAR	04/07/06
M-1	Steve Hoskins SAR	10/28/04
M-2	Steve Hoskins SAR	04/26/05
M-3	Steve Hoskins SAR	01/19/06
M-4	Steve Hoskins SAR	02/22/06
M-5	Steve Hoskins SAR	03/17/06
M-6	Steve Hoskins SAR	07/16/06

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M-7	Steve Hoskins SAR	07/17/06
M-8	Steve Hoskins SAR	12/10/07
N-1	Kathy Hoskins SAR	02/22/06
Q-1	James Valente SAR	09/03/03
S-1	Harvey Shields SAR	11/06-
		07/03
Z-1	Piret Aava SAR	08/15/05
BB	Laura Enos SAR	06/10/03
CC	Jerry Rice SAR	06/20/03
DD	Terrell Owens SAR	6/27/03
EE	Shawn Rogers SAR	07/01/03
FF	Jeff Kranz SAR	08/13/03
FF-1 Jeff Kranz SAR		08/13/03
FF-2	Jeff Kranz SAR	04/07/04
GG	Victor Conte SAR	09/03/03
НН	Greg Anderson SAR	09/03/03
II	Nicole Gestas SAR	09/03/03
JJ	Mead Chasky SAR 09/0	
KK	00/1	
LL	10/0	
LL-1	10/4/	
MM	MM Ken Goldin SAR 12/	
MM-1	MM-1 Ken Goldin SAR 01/	
NN	0.4/0	
00	Dan Lee Flores SAR 11/17	
PP	Robert McKercher SAR 12/08	
QQ Randy Valarde SAR		12/16/04

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RR	Kevin Beirne SAR	12/17/04
SS	Robert Armstrong SAR	05/24/05
TT	Linda Van Housen SAR	04/17/06
UU	John Colombet SAR	09/11/07
VV	Jeff Kearnan SAR	10/17/07
WW	Ed Barberini SAR	11/02/07
XX	Chris Hutchens SAR	10/10/07
YY	Gina Estelella SAR	10/10/07

Because the Government already has these interview reports, the defense is not providing additional copies at this time but will do so upon request.

3. Communications between the Government and Michael Rains pertaining to promises and representations made by the Government to Mr. Bonds before his Grand Jury testimony, and events subsequent to the promises and representations but before he testified.

Because the Government already has these communications, the defense is not providing additional copies at this time but will do so upon request.

4. BB3263 – 3269; BB3470-3473.

Because the Government already has these documents, the defense is not providing additional copies at this time but will do so upon request.

5. Depending upon the outcome of pending Motions *in Limine*, Defendant reserves the right to offer into evidence purported laboratory documents produced in discovery by the Government, for the purpose of contradicting, explaining and/or impeaching purported "test results."

Additional exhibits may be offered in evidence by the defense. Defense counsel believe that listing additional documents, which are impeachment evidence, would be inconsistent with the Defendant's right to an effective defense. It would provide untruthful Government witnesses – if any there be – with advance notification of impeaching evidence, so that they could tailor their testimony accordingly.

1		Respectfully submitted,
2	DATED: February 13, 2009	LAW OFFICES OF ALLEN RUBY
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4		Allen Ruby, Attorney for Defendant Bonds,
5		Defendant Bonds,
6		
7	DATED: February 13, 2009	ARGUEDAS, CASSMAN & HEADLEY, LLP
8		/s/
9		/s/ Cristina A. Arguedas, Attorney for Defendant Bonds,
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